

UNDOCUMENTED YOUTH

AUTHORITY

Wisconsin State Statute § 301.032(1)(b)

Wisconsin State Statute § 301.07

GENERAL STATEMENT

The Division of Juvenile Corrections will cooperate with requests for information from the federal government to include the [United States Department of Homeland Security, Immigration and Customs Enforcement \(ICE\)](#) in regards to undocumented youth who are on supervision in the community, in custody on an ICE detainer or deported.

DEPORTEES/ICE HOLDS

If an agent becomes aware that a youth is being released to an ICE detainer, the agent should have the youth sign amended rules to include the following:

1. Not enter or be in the United States without proper documentation of lawful presence;
2. Report to agent within 72 hours of entry, legal or illegal, into the United States;
3. Report any changes in immigration status to agent within 72 hours; and
4. Contact agent within 24 hours of release from ICE custody within the United States.

Once a youth has been released to an ICE detainer, the agent should obtain a copy of the jail/institution release form verifying the release to ICE. The agent should complete a Request for Notification on Criminal Alien Prior to Release from Custody ([DOC-2367](#)) to be forwarded to ICE. Upon the youth being taken into ICE custody, the status level shall be amended in J-Tracker to Deported.

The agent shall follow 'custody-not available' contact standards and appropriate documentation. The agent may utilize the Federal Bureau of Prisons Immigrations and Customs Enforcement website for updated information.

NON-COMPLIANT SEX OFFENDER REGISTRANTS

Sex offender registrants who have been deported or are being held by ICE are still required to maintain compliance with the Department of Corrections Sex Offender Registry (DOC SOR). Failure to maintain compliance is a violation to be staffed between the agent and supervisor.